Case 2003 Let 50 to BASTERN DISTRICT OF NEW YORK

James M. Maloney; Jonathan Lee Riches al6/9 Bernard Madoff, Plaintiffs U.S. D. JRICT COURT E.D.N.Y.

FILED
IN CLERK'S OFFICE
U.S. DISTRICT COURT E.D.N.Y

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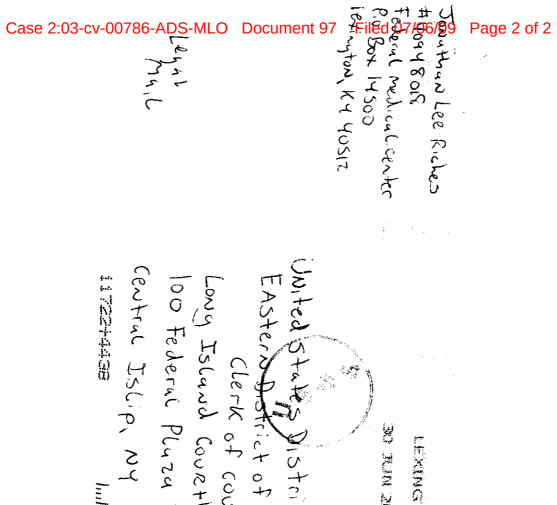
Andrew Cuomo, et AL, Defendants

[Motion For Reconsideration, En BANC]
[Motion to Intervene As Plaintiff under Rule 24 (A)? 24(B)]

Comes Now, Jonathan Lee Riches a/6/a Bernard Madoff moves this court to Intervene as a Plainliff with Newly discovered evidence which was withheld from James M. Maloney, I move for a Motion for Reconsideration to present this discovery I have a common vested interest in this case and move to Intervene under Rule 24(A)² as a unconditional Mutter of Right. <u>Zuberv. Allen</u> and under Rule 24(B)-peimissive Intervention. My Intervention Grings avestions of Comes and Facts that are common in this Action. Andrew Guono, the state of New York and the Federal Medical center in lexington Kentocky discriminates Against me from possessing weapons in order to defend myself in prison. Im a white collar, non-violent of fender in a medium prison with wident time, I need weapon protection. Violent Inmakes are trying to extert my wealth and loss bodays good of me weighing only 110 (6s at 5ft 10 inches. I have documents, exh. 6.15, medical records. My 2nd Amendment right to bear Ams is violated. I can be reached or contacted at the Gelow Address, I pray this court will grant my Motions for relief.

Jonathan Lee Riches 2/6/4 Bernard MAdoff # 40948018 Federal medical center P.a Box 14500 Jexington, K4 40512 859-255-6812 respectfully,

6-30-09



United States District Court
EAStern District of New York
Clerk of Court
Long Island Courthouse A MA GOOD NITE OF SUP AN NOLONIX

Central Islip, NY 11722